EXHIBIT 1

Proposed Sale Notice

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 11

	1
FTX TRADING LTD., et al., 1	Case No. 22-11068 (JTD)
Debtors.	(Jointly Administered)
	Ref. Nos
	AIN ASSETS FREE AND CLEAR OF ANY TS AND ENCUMBRANCES
PLEASE TAKE NOTICE that of Trading Ltd. ("FTX Trading") and its affiliated of "Debtors") filed voluntary petitions for relief und §§ 101 et seq. (the "Bankruptcy Code") in the Un Delaware (the "Court").	der title 11 of the United States Code, 11 U.S.C.
PLEASE TAKE FURTHER NOtified the Motion of Debtors for Entry of an Orde the Sale or Transfer of Certain De Minimis Asse. Assumption, Assignment and Rejection Procedur (the "Motion") ² with the Court seeking entry of the Debtors' De Minimis Assets and Fund Assand encumbrances.	ts and Fund Assets and (II) Approving res and (III) Granting Related Relief [D.I] an order, among other things, approving the sale
PLEASE TAKE FURTHER NO entered an order (the "Order") [D.I] approving the sale or transfer of De Minimis Assets (the "Carlotte (the "Fund Asset Sale Procedures"), which estable to the De Minimis Asset Sales and the Fund Asset	<u>De Minimis Sale Procedures</u> ") and Fund Assets lish the notice and hearing requirements related
PLEASE TAKE FURTHER NO proposed to sell or transfer certain assets (the "A "Purchaser") free and clear of any liens, claims, section 363(f) of the Bankruptcy Code, pursuant	encumbrances and other interests pursuant to
The last four digits of FTX Trading I td 's and ∆lame.	da Research I I C's tay identification number are 3288 and

⁴⁰⁶³ respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://cases.ra.kroll.com/FTX.

² All capitalized terms used but otherwise not defined herein shall have the meanings set forth in the Motion.

(the "Sale Agreement"). This Notice is being provided in accordance with and sets
forth the information required under the Order.
[IF APPLICABLE: The Purchaser has the following relationship with the Debtors]
Description of the Assets. The Assets consist of and
are owned by Debtor, which is part of the Silo.
Material Economic Terms and Conditions of the Proposed De Minimis Asset Sale. The Debtors propose to sell or transfer the Assets to the Purchaser on an "as is" basis (if applicable), free and clear of all liens or encumbrances therein, pursuant to section 363(f) of the Bankruptcy Code.
The Purchaser has agreed to pay a purchase price of \$ for the Assets.
[FOR DE MINIMIS ASSETS: The Confirmed Investment Value of such Assets in the Debtors' books and records is \$]
[FOR FUND ASSETS: The Debtors' funded Capital Commitment with respect to such Asset is \$ and the Debtors' unfunded Capital Commitment with respect to such Asset is \$]
[IF APPLICABLE: As part of the sale or transfer of assets, the Debtors are [releasing all claims]/[selling causes of action] they may have against The Debtors are aware of the following [claims]/[causes of action] they have or may have against that they are releasing/selling:]
[IF APPLICABLE: Commission, Fees, or other Similar Expenses: The
Debtors propose to pay \$ to in commission, fees, or other similar expenses in connection with the sale.]
[IF APPLICABLE: Assumption and Assignment : As part of the proposed sale or transfer, the Debtors propose to assume, assume and assign, or reject certain executory contracts (the " <u>Executory Contracts</u> "). A list (the " <u>Executory Contract List</u> ") is annexed hereto as <u>Exhibit 2</u> (i) identifying each Executory Contract to be assumed, assumed and assigned, or rejected, (ii) for any assumption or assumption and assignment of an executory contract, the amounts required to cure any defaults pursuant to section 365(b) of the Bankruptcy Code (collectively, the " <u>Cure Amounts</u> "); and (iii) if the Executory Contract is being assigned, a statement regarding the adequate assurance of future performance by the proposed purchaser, consistent with section 365 of the Bankruptcy Code.]
PLEASE TAKE FURTHER NOTICE that responses or objections (the

"Objections"), if any, to the proposed De Minimis Asset Sale or Fund Asset Sale, as applicable, must be filed electronically with the Court on the docket of *In re FTX Trading, LTD., et al.*, Case No. 22-11068 (JTD), in accordance with Local Rule 5005-4, and must (a) be in writing and specify the nature of such objection; (b) state, with specificity, the legal and factual bases thereof; (c) comply with the Bankruptcy Code, Bankruptcy Rules, Local Rules and the Order and

(d) be filed with the Court and served (which service can be by email) on (x) counsel to the Debtors, (1) Sullivan & Cromwell LLP, 125 Broad Street, New York, New York 10004, Attn: Andrew G. Dietderich (dietdericha@sullcrom.com), Mitchell S. Eitel (eitelm@sullcrom.com), Audra D. Cohen (cohena@sullcrom.com) and Brian E. Hamilton (hamiltonb@sullcrom.com) and (2) Landis Rath & Cobb LLP, 919 N. Market St., Suite 1800, Wilmington, Delaware 19801, Attn: Adam G. Landis (landis@lrclaw.com) and Kimberly A. Brown (brown@lrclaw.com), and (y) counsel to the Official Committee, (1) Paul Hastings LLP, 200 Park Avenue, New York, New York 10166, Attn: Kristopher M. Hansen (krishansen@paulhastings.com), Luc A. Despins (lucdespins@paulhastings.com), Erez E. Gilad (erezgilad@paulhastings.com), Gabriel E. Sasson (gabesasson@paulhastings.com) and Samantha Martin (samanthamartin@paulhastings.com) and (2) Young Conaway Stargatt & Taylor, LLP, 1000 North King Street, Wilmington, Delaware, 19801, Attn: Matthew B. Lunn (mlunn@ycst.com) and Robert F. Poppiti, Jr. (rpoppiti@ycst.com), within ten days following the date of this Sale Notice at 4:00 p.m. (prevailing Eastern Time) (the "Sale Objection Deadline").

PLEASE TAKE FURTHER NOTICE that only those responses or objections that are timely filed, served and received will be considered. Absent order of the Court to the contrary, any party failing to timely file and serve an Objection on or before the Sale Objection Deadline in accordance with the Order and this Notice shall be forever barred from asserting any objection to the De Minimis Asset Sale or Fund Asset Sale, as applicable, including with respect to the sale or transfer of the assets free and clear of any liens, claims, encumbrances and other interests.

PLEASE TAKE FURTHER NOTICE that this Notice is subject to the fuller terms and conditions of the Motion and the Order, with such Order controlling in the event of any conflict, and the Debtors encourage parties-in-interest to review such documents in their entirety. Copies of the Motion and the Order, as well as all related exhibits, including all other documents filed with the Court, are available (i) free of charge from the website of the Debtors' claims and noticing agent, Kroll Restructuring Administration ("Kroll"), at https://restructuring.ra.kroll.com/FTX and (ii) for a fee on the Court's electronic docket for these Chapter 11 Cases at www.deb.uscourts.gov (a PACER login and password are required and can be obtained through the PACER Service Center at www.pacer.psc.uscourts.gov). Documents relating to the Sale(s), including the Motion and the Order, can be accessed at https://restructuring.ra.kroll.com/FTX. In addition, copies of the Motion and the Order may be requested from Kroll by email at FTXInfo@ra.kroll.com or by phone at 888-482-0049 (US/Canada Toll-Free); 646-440-4176 (International).

Dated:		LANDIS RATH & COBB LL	P
	Wilmington, Delaware		

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Counsel for the Debtors and Debtors-in-Possession